NEW YORK CITY.

THE COURTS.

UNITED STATES CIRCUIT COURT.

on facific Railroad Case-Motion for

Pisk, Jr., vs. The Union Pacific Railroad.

—This case came up for hearing yestermotion for a stay of proceedings in the Court. Mr. Tracy, who appeared on behalf endant, said it was an application for a occedings; not for an injunction. He relie matter presented two distinct features—aged to a case of which the court held urisdiction and the other appertained to unit invisition. He submitted that those istraird, whatever may have been done there into suit was not there at present, and it was quite within the power of this court to make an order perating upon the parties here that would preserve he peace, order and decorum of the court's proceedings, the righting livrisdiction of the court and the lights of the parties litigating in it. Parties come not this court in a sult pending in it and at the tights of the parties litigating in it. Parties come not this court in a sult pending in it and at the tights of the machinery of a different tribunal to amony, wax and harass the other party in this court, of there were no power in this tribunal to prevent que miscriff the court was powerless indeed. It was not so much the rights of those order parties concerned that constituted the most important consideration. It was well mown that cases had arisen in which the instrumentality by which the government of the inited States performs its functions had been atacked, and if the remedy in such cases were to be costponed for one, two or three years until it could be reached through writ of error it would have een useless to preserve the government in any one of the great crisis by which it has been threatened, longress may provide for removal at any stage of any suit which was of a character to be removed. In reply to Mr. Stoughton Mr. McParlane stated hat, provided the State court granted a stay of proceedings in this court, he would first move to set side the order, and if not successful would assume he peril of being punished for contempt.

Judge Blatchford said he had not by any means and or decided that the case was in this court. He considered that the questions at issue were so intervoven that they required at finer were three important points that demanded full argument, namely—whether the crumstances warranted the franting of the order asked for. Those questions

clock to-day.

el for the plaintiff, Mr. D. D. Pield, Mr. D. and Mr. Field, Jr. For defendant, Messrance, Bell, Barlow, Allen and Tracy. UNITED STATES DISTRICT COURT.

filed Spirits found at Blaisdell & Eckel's Distillery, foot of Forty-file Street, East River.—This was a sontest between Henry L. Jewett and Bernard Tully as to which was entitled to an informer's share of the proceeds of thirty-two barrels of distilled spirits seized at Blaisdell & Eckel's distillery and consemned by the Court. The Commissioner, to whom the matter was referred, reported in favor of Tully. Jewett excepted to the report. The Court now, after examining the evidence, overrules the exceptions and confirms the report of the Commissioner.

UNITED STATES COMMISSIONER'S OFFICE.

sly reported in the HERALD, and in tendant, an Internal Revenue officer, is harged with levying blackmail on T. P. Ray, a dis-iller, the evidence for the defence was concluded by efendant's counsel, Robert D. Benedict, introducing

a large number of witnesses to prove the good character of the defendant.

The room was filled with persons ready to so testify, but the Commissioner declined, after the following named persons had given their testimony, all of the witnesses being leading business or professional men in this city or Brooklyn and who had known the defendant, for periods varying from twelve to thirty years, and who uniformly testified to his excellent character, that no future testimony on that point was necessary:—Paul Worth, Thomas A. Newman. Nathan B. Morse, William A. Fritz, Charles Lowery, Joseph H. Arnold, William M. Thomas, G. C. Adams, William B. Hilton, B. P. Lunt and Robert T. Johnson.

C. Adams, William B. Hilton, E. P. Luns and Robert F. Johnson.

The case was then adjourned to Wednesday next. when it will be summed up by District Attorney Courtney for the government, and Robert D. Bene-dict for the defendant.

Sigismund Funk, conspiring to defraud the government out of \$1,300 worth of cigar stamps, has been discharged for lack of sufficient evidence to hold him for trail.

Michael dilligan, charged with tapping ale barrels to which no revenue stamps had been affixed, was discharged for lack of sufficient evidence to show criminal intent on his part.

SUPREME COURT-SPECIAL TERM.

The Case of John Real the Condemned Mur-derer—The Motion for a Stay of Proceedings, Beiore Justices Southerland and Peckham, and City

Judge Bedford.

The argument on the motion for a stay of proceed ings in the case of John Real, convicted of the mur-der of police officer Smedick in July last, and sentenced to be executed on Friday next, was heard yesterday before this court, Justice Southerland prepesterday before this court, Justice Southerland pesterday Mr. Justice Rufus W. Peckham, of Albany county, and Gunning S. Bedford, Jr., City Judge, also occupied scats as associate or advisory judges on the bench, and the hearing took place in the General Sessions Court room, which was crowded by a large number of the most eminent criminal lawyers of this city. Ex-judge Stuart appeared as prisoner's coun-set, and the motion was opposed by District Attor-ney Garyin.

number of the most eminent criminal lawyers of this city. Ex-Judge Stuart appeared as prisoner's counsel, and the motion was opposed by District Attorney Garvin.

Ex-Judge Stuart said he now applied to the Supreme Court for a writ of error and a stay of execution in the case of John Real, tred and convicted of murder in the case of John Real, tred and convicted of murder in the case of John Real, tred and convicted of murder in the case of John Real, tred and convicted of murder in the case of that writs of error were granted as matter of right, even where no errors had appeared, except the possibility of such an error having been made in the trial court. He then cited several cases to sustain his theory, among others one in which a case went to the Supreme Court on application for a writ of error, which was refused and the prisoner then appealed to the Court of Errors. That was also declined by the Chancellor, and Judge Kent himself, though conscious of no error, certified the case to the appellate court. It was heard and the writ was refused by that court, and that was all that was asked here. He doubted if ever there was a case where a party had been hanged without appeal; but certainly no writ had ever been denied. Prior to the enactment of the statute of 1865 judges of the Supreme Court granted writs of error, with stays as matters of reprieve, to enable the Governor, if for no other purpose, to have time to see if he might not pardon or commute. The Supreme Court had airealy said so much on the points that he preferred to read if there. Mr. Stuart then proceeded to read from the case of Cornell, reported in Parker I, relative to the powers of reprieve and pardon. In this case, however, Justice Barnard certified the writ on exceptions for the purpose of review, but declined to stay the writ; and instead of permitting the case to go to the Appellate Court, there would then appear the sorry apectacle of a citizen hanged under a nere form of law, leaving out entirely his rights under a review of the law, the

a case in which a human it's was involved go up there, not for equity, but for law? He asked the court to examine carefully this case of Cornels, just quoted.

Justice Feckham—What is year point, Mr. Stuart? Is it that where the court allows a writ and refuses a stay there should be a stay granted?

Mr. Stuart—that is it, sir. I say that legality and justice demand and require in. A writ having been granted, there is nothing for it to be done but to stay the judgment. I will state sense of the points generally that we rely upon as matter of error. I submit that the prasoner was placed upon his trial for killing the officer, and that we proposed to show that the deceased had shortly prior to the occasion of the killing, beaten him teariby, cruelly, to the peril of his life on different occasions, under a presence of a justifiable arrest, chiming that the effect of such beating would be to create an apprehension or belief on the part of the grisomer that the same cruel beating would be or was about to be resorted to at the time of this hilling. There was evidence in the case that the prisoner and the officer were clenead, that the officer's arm was raised at the time, and that he had a club or other weapon in his hand atthe time the shot was fired. There was an offer of proof also that previous to this occasion the officer had beaten him terribly, at the peril of his life, for the purpose of allowing the jury to say whether such reatment had or had not injured the prisoner, with a belief or apprehension of the same treatment at the time of the killing of a man named Shepherd. A number of people came to Rector's house in the night time and committed a trespass against him, by endeavering to break the house in. It was nothing but a trespass. They left and threatened to recurr again within ten days. It being supposed that his house was a place of bad character. About ten days afterwards some persons went to the house with like menaces and showing the same spirit as the former party, and pope and the worker. We want of intoxications from day to day and from week to week. Not that it is a source or cause of insanity. Our efforts to get that it is a source or cause of insanity. Our efforts to get this proof before the jury were overruled. It was not attempted by the witnesses to show insanity, but to establish a foundation for the jury to say what they considered the state of the prisoner's mind as to sanity to be. Mr. Stuart then argued at some length upon the question raised in the case of Clapp vs. Fullerton, as to the competency of evidence on the question of what the witness' ociler was of the condition of the prisoner's mind, judging from certain acts. Counsel next directed his attention to the effort to impeach Henry Real, one of the witnesses for the defence, who swore that he saw deceased and the prisoner clinched and struggling. The District attorney on the trial saked the witness if he had ever been convicted or confined in the Penitentiary. The defence objected and the Ocurt instructed the witness that he might decline to answer if he chose, thereby overruling the objection. The oral evidence of the witness on this point counsel claimed was incompetent, the records would determine the question of conviction and punishment, and as long as this higher evidence was in existence oral proof was incompetent. The witness could not tell whether he had ever been cenvicted or not. The case of Newcomb vs. Griswold, 24 N. Y., 298, was referred to te sustain the point.

Judge Peckham—That was decided upon the strict question of the non-production of the record—that there was higher evidence. That was all.

Mr. Stuart—Yes, str, and that is exactly this case, and the question ought not to have been put, because there was nighter and better evidence, and it should not have been made a privilege, with the wit-

upon the same question.

The associate-counsel on behalf of the prisoner then made a lengthy and able argument, covering and enlarging upon the points raised by Mr. Stuart, and at the close of his remarks the Court took the papers, reserving its decision. value of the state of the state

Before Judge Barnard.

James Fisk, Jr., vs. The Union Pacific Railroad Company.—When this case was called yesterday Mr. Field, on behalf of plaintiff, moved to vacate the order of Judge Rosekrans, and he felt confident that he could show the Court that the order was absolutely void. The order purported to be made by a Judge of the court, not by,the Court. The secu rity had not been approved. The statute of the United States was that the petition for removal must

ourt.

Mr. McFariane said Mr. Tracey, who was now absent, had a fulfamidavit stating facts which the defendants desired to present.

Mr. Field opposed any delay. He understood Mr. Tracey was in the United States Court. He thought he had a perfect right to distrust any application for delay.

Tracey was in the United States Court. He thought he had a perfect right to distrust any application for delay.

Judge Barnard observed that it was unnecessary to produce any affidavit. Certain facts were patent namely, that but two special terms of the Supreme Court were held in New York on the day when the order was made, and neither by Judge Rosekrans. He would now grant the order which would have been granted on Saturday but for courtesy to counsel.

Mr. Allen said that they desired to present the question whether the case was not now actually transferred to the United States Court, and the court had not lost puradiction to make this order. Mr. Hell had made an affidavit on this point.

Mr. Bell inquired if the Court would not permit his clients to show that the order was improvidently granted, to which Judge Barnard replied in the affirmative.

After some discussion Mr. Fleid moved to punish Mr. Durant for contempt by the severest punishment in the power of this court—sixty days imprisonment and \$250 fine.

Mr. Hell a suldavit stated that on Saturday, before Judge Blatchford, Mr. Fleid had himself produced the order of Judge Rosekrans before Judge Blatchford, fine the power of the case as to supersed the necessity of a return to the alternative mandamus issued by that Judge.

Mr. Field replied that the order had been introduced to the notice of the Couri in an affidavit read by Mr. Tracey and made by Mr. Preston. He had then brought forward the order and argued that the deiendants could not blow both hot and could.

Mr. Harlow contended that such was not the order of proceedings.

Mr. Pield brought forward a certified copy of the order, and it was on this copy, under the seal of the

deiendants could not blow both hot and could.

Mr. Barlow contended that such was not the order of proceedings.

Mr. Field brought forward a certified copy of the order, and it was on this copy, under the seal of the Supreme Court, that the decision was made.

Some controversy ensued, when Mr. McFarlane proceeded with his argument in behalf of Mr. Durant, claiming that the original order of reference to Mr. Redfield was made in all of a motion to show cause, returnable April 1, why a receiver of the Credit Mobilier should not be appointed. He submitted that the order to show cause was supersed by the act of the court appointing a receiver, granting absolutely what was to have been the object of the testimony. Such a supercession discharged all the incidents of the motion. Mr. Durant had made an explanation fully purging himself from all coptempt. He thought that to is Court had no authority to compel Mr. Durant to produce these books and papers. The power to examine him at all rested on a section of the cole. It was an innovation, but did not eniarre the power to compel the production of books and papers. That was still fixed by the littyleed Statufes, the common law, and the regulations of the Supreme Court. By there regulations, whenever

Q. Has not are bring a provided by the season of the Witness—Absconded?

Mr. Field—Yes, absconded.

Witness—I had no idea of it.
Q. Is not every officer of the Credit Mobilier out of the State of New York? A. Not to my knowledge; when the plaintiff subscribed for 20,000 shares about \$30,000 or \$40,000 of the stock had been subscribed.

Mr. Field said he thought the witness had sworn it was only \$24,000,000.

The witness continued to state that this was for the purpose of controlling the election; there was a contest for control of the stock between the Northwestern and Rock Island.

Q. The subscriptions in question were made from the books of the company? A. Yes, sir; but the subscriptions were cancelled, as the parties offered only fity-five per cent; a resolution was passed by the board considered that fitty-live per cent was not sufficient was by the advice of counsel.

holders.

Mr. Pield hoped he would produce that list as well as the books of the company, so hard to obtain by reason or the combination. Counsel expressed his desire to interrogate the witness further on what was considered material points.

The case was accordingly adjourned till to-day.

The following are the obstructions in Fifth ave-

Southwest corner of Fortieth street—The side street almost entirely blocked up by immense piles of brick. The house being built belongs to Mr. Kipp; the builder is a Mr. Woodrun.

Northeast corner of Fortieth street—Sand and brick piles. The contractor is Mr. Lynch.

Northeast corner of Forty-fifth street three buildings are being creeted, and in front of them, in the street, are piles of sand and mortar. Dr. Howland is the owner of one of the houses and Mr. Owens the builder.

builder.

Between Forty-fifth and Forty-sixth streets four houses are being erected, piles of sand and mortar lying in the street. F. G. Churchill is the owner of the building: Mr. Andrews the mason.

Bouthwest corner or Forty-seventh street shree houses are being erected, and before each are piles of sand and brick. Mr. Andrews is the builder.

Northeast corner of Forty-seventh street, a new nouse going up. There are in the street in front of it would be a seventh of seventh of

THE WEATHER TESTERDAY .- The following record will show the changes in the temperature for the past twenty-four hours, as indicated by the thermometer at Hudnut's pharmacy, Haral Building, Broadway, corner of Ann street;—

3.A. M. 40 3.P. M. 50 40 50 9.A. M. 40 9.P. M. 40 12 M. 49 9.P. M. 40 12 M. 52 12 P. M. 49

OUT OF REPAIR.—The pavement in Fulton street from Broadway to the ferry is in a very bad condition, and seriously impedes public travel.

DEATH FROM INJURIES.—John Ryan, a laborer, twenty-nine years of age, died at St. Vincent's Hospital from the effects of injuries received on Wednesday last by a bale of cotton falling upon him at the foot of Leroy street, North river. Coroner Keenan was notified to hold an inquest on the body.

FELONIOUS ASSAULT.—At eleven o'clock on Sunday night at the corner of Twenty-eighth street and

PELONIOUS ASSAULT.—At eleven o'clock on Sunday night at the corner of Twenty-eighth street and pirst avenue, James Maloney, of No. 239 East Twenty-aixth street, was assaulted by unknown paries, seriously cut about the head and subsequently taken to Bellevue Hospital.

THE THISTLE BENEVOLENT ASSOCIATION.—A concert will be given to-night by Mr. Kennedy, the Scotch vocalist, at Steinway Hall, in aid of this society. As this is probably the only purely charitable associations.

vocalist, at Sielnway Hall, in aid of this society. As this is probably the only purely charitable association of Scotchmen in the city its treasury should be liberally filled by a numerous attendance to night of all lovers of good music.

"Nipped with Nippers."—Officer Edwin L. Bullis, of the Fifteenth precinct, was inadvertently mentioned the other day as having been found with a pair of nippers in his pocket. The criminal was one Daniel Donovan, who was arrested by Bullis, and who got two months Penticutiary work as a reward of demerit.

Hovedbally Discharged.—The colored man re-

HONORABLY DISCHARGED .- The colored man re-

HONORABLY DISCHARGED.—The colored man recently arrested at the Metropolitan Hotel on the alleged charge of stealing money and a watch from a guest was honorably discharged yesterday, the compainant failing to appear. The accused was prepared to prove that the missing articles were disposed of by the complainant in quite a different manner than first stated.

DEATH IN A HOTEL.—Coroner Keenan was yesterday notified to hold an inquest at the Revere House, corner of Houston street and Broadway, over the remains of Mary Postal, for two years past house-keeper at this place, who was found lying dead on the floor of her room at an early hour in the morning. Apoplexy or disease of the heart are believed to have caused death. The body was removed to Bellevue Hospital for post mortem by Wooster Beach, M. D.

BOARD OF EXCISE.—The Board met yesterday

Bellevue Hospital for post mortem by Wooster Beach, M. D.

BOARD OF EXCISE.—The Board met yesterday and granted heenses to the following named persons:—Frederick Bishop, No. 320 East Thirty-third street; James Hope, No. 12 Pirst-street; Francis J. Doelgar, No. 92 Third avenue; Ferdinand Staip, Third avenue and 123d avenue; Ferdinand Staip, Third avenue and 123d avenue; Ferdinand Naver, No. 122 Print avenue; Henry Gottsch, No. 307 Broome street; Ferdinand Mayer, No. 129 Spring street; Frederick Buttman, No. 58 Snilivan street, all of this city, and George C. Homung, No. 50 Main street, Brooklyn.

THE RECENT CASUALTY TO MR. ELLIOTT.—Coroner Flynn yesterday beld an inquest as his office, in the

THE RECENT CASUALTY TO MR. ELLIOTT.—Coroner Flynn yesterday held an inquest at his office, in the City Hall, in the case of Mr. James Elliott, whose death was reported in the Herallo several days ago. Deceased was a cotton sampler, and while engaged at his business fell through a hatchway, thus receiving fatal injuries. The jury found "that deceased came to his death by Injuries received by falling through a hatchway at No. 7 South William street, on Friday, March 2d, and we consider Mesars. R. Matthews & Co. deserving of censure in not using sufficient precautions in guarding said hatchway, and recommend that no goods be placed so close to hatchways as to prevent the cross bars from being put up to guard them." Deceased was fifty-nine years of age and a native of Ireland.

Mayor's Oppics.—The bad weather seemed to

BETTERPAL APPAIRS.

nance Committee amid the laughter of the Board at the "getting square" of Aiderman Hardy.

DONATIONS

were made to St. Timothy's church, \$1.788, and to the Eleventh Presbyterian church, \$1.884. Two resolutions were called up by one of the members. One of these was to donate to a clerk in the Comptroller's office the sum of \$2,500 for EXTRA SERVICER, and the other provided for the curbing, \$c., of a portion of Tenth avenue. The little game was spoiled, as the question was divided, and the donation to the poor cierk, who now receives some \$5,000 or \$6,000 salary, was lost, reconsidered and laid over and the "curbing" resolution adopted.

ANOTHER MICE GAME, however, was effected. It was a resolution extending the sidewalks on Eighty-sixth street, from Third avenue to East river, thirty feet, and allowing property owners to take fifteen feet for stoops or courts. This was sandwiched between two other resolutions—one directing the flagging full width of Portyfifth street, before three houses between Fifth and another providing for the paying with Heigian pavement of Fifth avenue, from Fifty-ninth to Sixty-ninth

of the deceased.

The resolutions were unanimously adopted, and on motion, also, of Alderman Whire, a committee of three from each Board was appointed to make the necessary preparations for attending the funeral. The President appointed Aldermen White, Cushman and Norton as the committee, after which, in respect to the memory of the deceased, the Board adjourned without transacting any further business.

MARR OF ASSISTANT ALGERMEN.

The Board met yesterday, the President, Mr. Mon

Resolutions were adopted empowering the Clerk of the Common Council to appoint a sixth assistant clerk, at \$2,500 per annum; a third assistant at the same salary, for the Board of Assistant Aldermen; a seventh assistant, at \$2,000, and a fourth assistant clerk to the Board of Assistant Aldermen at a salary of \$2,500 per annum.

The Street Commissioner was authorized to advertise for proposals for building a builthead at the foot of Forty-sixth street, East river.

DONATIONS.

The Comptroller was directed to draw his warrant for donations to the following churches and institutions:—

for donations to the Lighty-fourth street Presby-terian church
Trustees of the Yorkville Methodist Episcopal

President of the School of the Immaculate Conception.

Pastor of St. Teresa church.

5,000
Pastor of St. Teresa church.

6,000
Treasurer of Ali Saints' church.

6,0

evenue to the Hariem river, and 199th street, from Eighth avenue to the Hariem river.

RELGIAN PAVEMENTS.

The Croton Aqueduct Department was directed to pave the following streets with Beigian pavement:—Sixty-second street. from Fifth avenue to the East river, and Thirty-third street, from First avenue to Lexington avenue.

On motion, the Board adjourned till Thursday.

BOARD OF BEALTH.

The Alta Vela Guano Company's Nuisance— Bob Veal in the Market—Suits to be Com-menced Against Rev. John Cotton Smith

menced Agninst Rev. John Cotton Smith and Others.

A regular session of the Metropolitan Board of Health was held yesterday afternoon, President Lincoin in the chair, and, with the exception of Mr. Acton, a full Board present.

The special order of the day, the hearing of argument in the case of the Board against Mr. Maione, proprietor of the lime burning kilns in West Twelfth street, for the abatement of an alleged nuisance, was called, when the evidence was submitted and the ments of the evidence discussed pro and con by counsel. The evidence, which has been given from time to time in the Herath is decidedly in opposition to the poation assumed by the Foard, viz., that the establishment is a nuisance.

Dr. Swinturne offered a resolution, which was adopted, that the order for the abatement of the nuisance be not enforced for one month, to allow

was slopped appropriating the necessary sum to secure the pattern.

The Sanitary Department report that during the past weak the Sanitary squad has seized 141 carcases of "bob" calves that unprincipled butchers had offered for sale as food for the poor.

Upon the reading of a communication from John Brown, registry cierk, reporting that Hev. Mr. Corey, of No. 122 West Thirty-seventh street, and Rev. John Cotton Smith thad failed to comply with the law by returning certain marriages solemnized by them, the attorney was authorized to commence action for the enforcement of the statute.

The President, by resolution, was requested to use his influence as a member of the Board of Street commissioners to effect a thorough cleansing of the streets as soon as possible, so that the fifth collected during the winter might not lie until warm weather set in, breeding disease.

The Board then adjourned.

THE CHATHAM SQUARE ROBBERY.

on the charge of having by force and violence rob-bed Lawrence Graham, living in Hudson City, N. J., of \$409 in Treasury notes while in Reddy's den, No. 7 Chatham square, Judge Hogan has carefully read the testimony introduced on both suice and decided to hold all the defendants for trial. In default of \$2,000 bail each the prisoners romain in the Tomos. Several well-known politi-ciaus of the Pourth ward have appeared in behalf of Reddy, and, doubt ess, they will succeed in pracur-ing his fiberation on bail. In this respect Reddy is highly favored, and it matters not how often he falls into the hands of the police, or how grave the of-fence, owing to his boasted "political inducinco" his friends come to the rescue, and as far as possible see him safely through his troubles.

James F. Madison, alias Clarence Rutherford, the boy who forged the name of William Knowiton & Son to a check in their favor, drawn by Messrs. Devoé & Co., for \$500 S4, and afterwards opened an account with the Union Dime Savings Bank by its deposit, and upon which two days subsequently he drew upon, when the whole transaction was exploded, as already reported in the Herald, was arraigned yesterday at the Jefferson Market Police Court. The affidavits made against him were two fold in their nature, charging him with forgery and an attempt to cheat.

E. J. Knowiton, of the above firm, swore that the accused had in his possession the check referred to, drawn on the Broadway National Bank, having obtained it in some unknown manner; that he lorged the endorsement of his firm and the word "bearer;" that he deposited it in the Union Dime Savings Bank on the 26th inst., and on the 37th instant endeavored to draw against it by presenting a check for ninety dollars and eighty-four cents, when he was arrested, the frandollent nature of the transaction having been

MARRIAGES AND DEATHS.

Rev. Dr. Burchard, Alexander Kyle, Jr., to Mas Acquesta Hamilton, daughter of James Steel, both of this city.

Stanton—Caler.—On Tuesday, March 16, at the Church of the Holy Apostics, by the Hev. Dr. How-land, Walter Stanton to Eva Caler, daughter of A. A. Caleb, Esq., all of this city.

SUTHERLAND—SHON.—On Sunday, March 28, by the Rev. Dr. Weston, F. B. Sutherland, of Perth Amboy, to Marie Louise Simon, of this city.

ATKINSON.—The remains of Mrs. Suran Ann ATKINSON, having arrived from Curscoa, will be removed for interment at Hackensack, N. J., from bright morning, at ten o'clock.

Brady.—In Brooklyn, on Sunday, March 28, after a long and pairful filmess, Many Brady, the beloved wife of John Brady, aged 89 years.

The relatives and friends of the family are respectfully invited to attend the igneral, from her late residence, corner of River street and Classon avenile, Brooklya, this (Tuesday) afterboon, at two o'clock. Basins and Chasson invented. Brooklya, the Sunday, March 28, of acarlet fever, Thomas Law, youngest son of Commander 8. Lavingston Breess, Chiled States Navy, aged 3 years and 5 months.

Brinoss.—In Burdan, on Wednesday, March 24, of paralysis, Thomas Bisicos, late of New York city.

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Chillia.—On Sunday, March 28, at 62 Sheriff street, after a severe illness, John Califlia, a native of the parish of Anna, councy Cavan, Treiand, in the 63th year of his age.

The friends of the family and those of his sons, Thomas and tork of St. force of Lima, Cannon sireet, and from themes to Calvary Country of March 29, Elizabett, while of James B. Carlough, and doghier of William Berrian, aged 21 years, I month and 21 days.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her foreign for the family and those and aghier of William Berrian, aged 21 years, I month and 21 days.

The relatives and friends of the family are respectfully in the 24th year of his age.

The relatives and friends of the family are respectfully in the 24th year of his age.

The relatives and friends of the family are invited to attend the funeral, from the residence of her foreign with a family and the family are law of the funeral, from the residence of her family are law of the funeral, from the residence of her family are invited to attend the funeral, from the residence of the family are invited to attend the funeral, from the residence of the family are invited to attend the funeral services, at his laid residence, Naval Alenday, March 29, 112 August 1910 August 1910 August 1910 August 1910 Aug

23. George B., son of Moses II. and the residence of his parents, of Park avenue, this (Tuesday) aftermoon, at four o'clock. The remains will be taken to Comac, L. I., for interment.

Giles.—In Brooklyn, on Sunday morning, March 23, at six o'clock, Lizzig, the beloved wife of Captain A. W. Giles, in the dist year of her age.

Notice of the funeral hereafter.

HARR.—On Sunday, March 23, Carrie Nina, only child of Emille R. and Lucius Hart, Jr., aged a months.

HART.—On Sunday, March 23, CARRIE NINA. only months.

Relatives and friends are invited to attend the funeral from the residence of her grandfather, Heary Randel, 38 East Thirty-eighth strest, this (Tuesday) afternoon, at two o'clock.

HARPER.—On Saturday, March 27, in the 74th year of his age, James Harper, senior member of the firm of Harper & Brothers.

Funeral services will be held at St. Paul's Methodist Episcopal church, corner of Twenty-second street and Fourth avenue, this (Tuesday) afternoon, at three o'clock. The friends and relatives of the family are respectfully invited to attend.

HARRISON.—On Saturday, March 27, JENNIE A., wife of Joseph G. Harrison.

The relatives and friends of the family are invited to attend the funeral, from her late residence, 103 West Forty-seventh street, this (Tuesday) afternoon, at one o'clock.

HEWSON.—On Saturday, March 27, ANNIE, second daughter of Henry S. and Margaret E. Hewson, aged 6 years, 5 months and 1 day.

The remains will be inherred in Calvary Cemetery.

HUNNESTHEM.—On Monday, March 29, ROBERT

to attend the funeral, from his late residence, 223
East Forty-seventh street, on Wednesday afternoon, at one o'clock.

Invino.—On Saturday, March 27, JOSHUA IRVINO, aged 50 vears and 8 months.

The relatives and friends of the family are respectively invited to attend the funeral, from his latersoon, at one o'clock.

Jaques.—On Sanday, March 28, Mrs. Misdwell, widow of David Jaques, in the 7th year of her age. Funeral services at the residence of her son-in-law, John W. Lewis, 22 North Washington square, this Tuesday) afternoon at two o'clock.

Jonson.—On Monday, March 28, at Clifton, S. L. Charles Franklin, only child of Charles and Mary Johnson, aged 6 weeks and 5 days.

Jones.—On Saturday, March 28, Edmund G. Jones. The relatives and friends of the family are respectively invited to attend the funeral, from his late residence, 309 West Fortieth street, this (Tuesday) afternoon at one o'clock.

Lane.—On Monday, March 29, Michael Howell Line, in the 54th year of his are.

The relatives and friends of the family are respectably invited to attend the funeral, from his late residence. 222 East Thirty-second street, on Thursday morning, at half-past ten o'clock.

Leoger.—On Sunday, March 29, Ella, youngest daughter of Wm. M. and Amelia F. Leggett, aged 1 year and 6 months.

Relatives and friends are invited to attend the funeral, this Thesday afternoon, at two o'clock, from the residence of her parents, 443 West Forty-fourth street.

Leoger.—On Sunday, March 28, John Lucy.

The Center and Admiller of the family are respect.

fineral, this Tuesday, interness, 443 West Fortyfrom the residence of her parents, 443 West Fortyfourth street.

Lucy.—On Sunday, March 28, John Lucy.

The friends and relatives of the family are respectfully invited to attent the fineral, from his late residence, 63 West Forty-fourth street, this (Tuesday)
atternoon, at one o'clock.

MFAD.—At Greenwich, Conn., on Priday, March
28, Thrue MFAD. Esq., in the 65th year of his are.

The relatives and friends are respectfully invited to
attend the funeral, from Christ church, Greenwich,
this (Tuesday) atternoon, at two o'clock, without
further notice.

MERRITT.—At Sing Sing, on Monday, March 29,
Savnet B. MERRITT.

The relatives and friends are invited to attend the
funeral, at the Baptist church, Sing Sing, on Wedmeday afternoon, at two o'clock.

MERWIN.—Suddenly, on Sunday, March 23, EMMA
V., daughter of John G. and Emma Augusta Merwin, ared 2 years and 8 months.

METWIN.—Suddenly, on Sunday, March 28, EMMA-V., daughter of John G. and Emma Augusta Merwin, aged 2 years and 8 months.

The relatives and friends of the family are respectfully invited to attend the funeral, this Thesday) afternoon, at three o'clock, from the residence of her parents. 187 Cinton street, Brocklyn.

Mosus.—Suddenly, in this city, on Saturday morning, March 27, ELLA, relict of Lorenzo Moses.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, No. 568 West Twentieth street, this Tuesday) morning, at ten o'clock.

McGow an.—On Sunday, March 28, John McGow an, anative of Newton, parish of Tarm in Barry, county Rescommon, Ireland, aged 29 years.

The friends and relatives of the family are invited to attend the funoral, this (Tuesday) morning, at nine o'clock, from the Church of St. Francis Xavier.

The remains will be taken to Calvary Cemetery.

Noves.—Al St. John, N. B., on Sunday, March 28, Jacon Noves, son of the late John M. Noyes, of this city, in the 6wth year of his age.

O'Renilly.—At her residence, No. 303 West Forty-second street, on Bunday, March 28, Annie M. O'Renilly, of Suiteenth street, this city.

The funeral take place this (Tuesday) afternoon, at we o'clock, from her late residence, to Calvary Cemetery. Heisilves and friends are respectfully navited to attend.

S Pinn avenue, we clock.
Paisce.—On Sunday morning, March 25, William Paisce.—On Sunday morning, March 25, William Paisce.
The relatives and friends of the family are invited attend the funeral, from his late residence, in the mage of Tushing, on Wednesday afternoon at me o'clock. Train leaves Hunter's Point at twelve, and James slip of Thirty-fourth street at half-past

me o clock. Train leave and James slip of Thirty-fourth street, and James slip of Thirty-fourth street, eleves o'clock.

Reillay,—in Brooklyn, on Sunday, March 28, consumption, Mrs. Allow Reillay, wife of Thom Heilier, in her 50th year.

Absent friends of carthly ties,

Absent friends of carthly ties,

vary Cemetery for interment, this (Tuesday) afternous, at one o'clock. The friends are invited to attend.

REYNOLDS,—At her late residence, Greenwich, Conn., on Saturday, March 27, Mrs. Ettrabern, relict of the late Nathaniel Reynolds, in the 22d year of her age.

The relatives and friends of the family are invited to zetend the Funeral, from her late residence, this Tuesdays afternoon, at one o'clock. Trains leave the New Haven depot, Tweoty-seventh street and Fourth avanue, for Port thester, as time o'clock and halfpast eleven o'clock in the morning.

RESSEND.—In Brooklyn, on Monday, March 26, Ewilly Derkusay Russens, widow of Davenport Russell, late of Natchiloches, La.

The funeral will take place on Wednesday afternoon, at three o'clock, from 8t. Luke's church, Clinton avenue, Brooklyn.

New Orleans papers please conv.

TAYLOR—On Sunday Harch 24, Allier Jawz, only child of John L. and Eliza Taylor, aged 2 years, 10 months and 12 days.

Thourson.—On Sunday morning. March 25, Thourson.—On Sunday morning. March 25, Thourson.—On Sunday morning. March 25, Thourson.—On Sunday morning. March 26, Thourson.—On Sunday morning. March 27, Thourson.—On Sunday morning. March 27, Thourson.—On Sunday morning. March 27, Thourson.—On Sunday morning. March 28, Thourson.—On Sunday morning. March 28, Thourson.—On Sunday morning.

Ti years.
Funeral from his late residence. No. 48 Tenth street, thus (Tuesday) afternoon, at two o'clock. Friends and relatives are invited to attent.
URELL—ON Sanday, March 28, Many, infant damptier of Kate and Thomas E. Ureil.
Funeral this (Tuesday) afternoon, at one o'clock, from Third avenue, near Twenty-first street, Brook-ive.

damphier of Kate and Thomas E. Drell.

Funeral this (Torsday) afternoon, at one o'clock, from Third avenue, near Twenty-draf street, Brooklyn.

Voorning.—In Brooklyn. E. D., on Smiday evening, March 28, of consumption. Eliza Avx Voorning, March 28, of consumption. Eliza Avx Voorning, adopted damphier of Zachariah and Margaret.

In friends of the family are invited to attend the funeral, from the residence of Z. Voornies, aged 22 years.

The friends of the family are invited to attend the funeral, from the residence of Z. Voornies, of Division avenue, this (Tuesday) after noon, at two o'clock.

Wifferston.—On Sunday, March 28, Fringer King, youngest son of Chories W. and Victoria Whiting, aged 4 years and 11 months.

The relatives and friends are respectfully invited to attend the funeral, from the Church of the Ascension, corner of Fifth avenue and Teath street, this (Tuesday) afternoon, at one o'clock.

Wilkins.—On Mooday, March 28, Friends of the Ascension of Fhills H. and Henrietta S. Wilhins, in the 12th year of his age.

The frameral services will take place this (Tuesday) morning, at half-past eleven o'clock, at the Church of the Advent, Forty-sixth street, north side, between Fifth and Skith avenues. The friends of the family are invited to attend without forther notice.

William.—In Brooklyn, on Sunday, March 28, after a severe liness, Massanarra J. William, and eleven o'clock.

Williamon.—At Gravesend. L. I., on Monday, March 28, Anna Stravens.

The relatives and friends of the family are invited to Third and the fine of the family are invited.

Worn.—The funeral of General R. C. Woon, sur-geon, United States Army, will take place from the Church of the Transfiguration, No. 1 East Twonty-muth street, this (Tuesday, at twelve o'clock noor). The Priends of the family, and the officers of the army and navy on the station, are invited to attend. Worra.—On Stonday morang, March 29, Mary P., wife of David G. Worsh, in the 38th year of her are.

age.
The friends and relatives of the family are invited to attend the funeral, on Thursday afternoon, at half-past one o'clock, from her late residence, Coscob Lower Landing, Conn.
Nantucket papers please copps